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| APPLICATION NO.  | FILING DATE                         | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 10/580,191   | 02/26/2007                          | Nils-Erik Engstrom   | 8688.048.US0000     | 1806             |
| 74217<br>NOVAK DRI   | 7590 04/10/200<br>JCE + QUIGG L.L.P | EXAMINER             |                     |                  |
| 1300 Eye Street, N.W.<br>1000 West Tower<br>Washington, DC 20005 |                                     |                      | SPAHN, GAY          |                  |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Notice of Non-Compliant Amendment (37 CFR 1.121)

| Application No. | Applicant(s)        |          |
|-----------------|---------------------|----------|
|                 | ,                   |          |
| 10/500 101      | ENGSTROM, NILS-ERIK |          |
| 10/580,191      | ENGSTROM, N         | ILS-ERIK |
| Examiner        | Art Unit            |          |
|                 |                     |          |
|                 |                     |          |
| Gay Ann Spahn   | 3635                | 1        |
|                 |                     |          |

The amendment document filed on <u>16 January 2009</u> is considered non-compliant because it has failed to meet the requirements of 37 CFR 1.121 or 1.4. In order for the amendment document to be compliant, correction of the following item(s) is required.

| item(s)         | is required.   |   |
|-----------------|--|---|
|                 | OLLOWING MARKED (X) ITEM(S) CAUSE THE AME  1. Amendments to the specification: A. Amended paragraph(s) do not include mart B. New paragraph(s) should not be underlined C. Other <u>See Continuation Sheet.</u>  | tings.  |
| ×               | <ul> <li>2. Abstract:</li> <li>A. Not presented on a separate sheet, 37 CFF</li> <li>B. Other <u>See Continuation Sheet</u>.</li> </ul>  | 3 1.72.   |
| Þ               | "Annotated Sheet" as required by 37 CFR  B. The practice of submitting proposed drawin   | he top margin as "Replacement Sheet," "New Sheet," or<br>1.121(d).<br>g correction has been eliminated. Replacement drawings<br>s, in compliance with 37 CFR 1.84 are required.   |
|                 | A. A complete listing of all of the claims is not B. The listing of claims does not include the te C. Each claim has not been provided with the of each claim cannot be identified. Note: t number by using one of the following status (Previously presented), (New), (Not entered) | present.  xt of all pending claims (including withdrawn claims) proper status identifier, and as such, the individual status he status of every claim must be indicated after its claim is identifiers: (Original), (Currently amended), (Canceled), t), (Withdrawn) and (Withdrawn-currently amended).  not been presented in ascending numerical order. |
|                 | 5. Other (e.g., the amendment is unsigned or not sig   | ned in accordance with 37 CFR 1.4):   |
| For fur         | ther explanation of the amendment format required by   | 37 CFR 1.121, see MPEP § 714.   |
| TIME F          | PERIODS FOR FILING A REPLY TO THIS NOTICE:   |   |
| file            |  | nt amendment is an after-final amendment or an amendmen<br>non-compliant after-final amendment with corrections, the  |
| (in<br>am<br>Qu | rrection, if the non-compliant amendment is one of the<br>cluding a submission for a request for continued exam<br>nendment filed within a suspension period under 37 CF   | R 1.103(a) or (c), and an amendment filed in response to a , the correction required is only the corrected section of the   |
|                 | Extensions of time are available under 37 CFR 1.136 amendment or an amendment filed in response to a Q   | 6(a) <u>only</u> if the non-compliant amendment is a non-final<br>uayle action.   |
|                 | filed in response to a Quayle action; or   | int amendment is a non-final amendment or an amendment amendment is a preliminary amendment or supplemental   |
|                 |  |   |

<sup>--</sup> The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Continuation of 1(c) Other:

First, Applicant's instruction to "Please amend the paragraph's beginning on page 2, as follows:" is not an unambiguous instruction because shat Applicant appears to be amending below this quoted instruction is shown on page 7, not page 7, thriber, it is not clear where the paragraph beginning on page 7, line 11, ends. In other words, it is not clear if page 7, line 11 through page 7, line 24 is a single paragraph, AND page 7, line 11-14 is a single paragraph, AND page 7, lines 11-16 is another paragraph, AND page 7, lines 11-16 is another paragraph, AND page 7, lines 11-20 is another paragraph.

If page 7, lines 11-24, is a single paragraph, then Applicant has not amended the paragraph in compliance with 37 CFR 1.121 because: (1) the entire text of the paragraph has not included; (2) the semi-colon punctuation mark after the words "present invention" in the fourth line under the first instruction was not in the original text (i.e., there was a period punctuation mark in the original text that needs to be deleted and the semi-colon punctuation marks needs to be underlined); (3) line 1 of the paragraph beginning with "figure 2 shows..." does not have the word "third" deleted correctly because it must be deleted by either double brackets of stifke-through and further; if this is a separate paragraph, it must begin with a capital letter, and (4) the "a-3c" and the semi-colon punctuation mark after the words "present invention" in the eleventh line under the first instruction was not in the original text (i.e., there was only "figure 3.0" and there was a period punctuation mark in the original text that needs to be deleted and the "a-3c" and the semi-colon punctuation mark need to be underlined).

If page 7, lines 11-14 is a single paragraph, and page 7, lines 15-16 is a single paragraph, and page 7, lines 15-16 is a single paragraph. The Applicant has not amended in compliance with 3 CFR 1121 because: (1) the semi-colon putuation mark after the words "present invention" in the fourth line under the first instruction was not in the original text tilt, there was a period punctuation mark in the original text that needs to be deleted and the semi-colon punctuation marks needs to be underlined); (2) line 1 of the paragraph beginning with "figure 2 shows . . "does not have the word "third" deleted correctly because it must be deleted by either double brackets of strike-through and further, is this is a separate paragraph, it must begin with a capital letter, and (3) the "a-3c" and the semi-colon punctuation mark after the words "present invention" in the eleventh line under the first instruction was not in the original text (i.e., there was a period punctuation mark in the original text that needs to be deleted and the "a-3c" and the semi-colon punctuation mark need to be underlined) and further, if lines 17-18 is a separate paragraph, the word "faculeur" must begin with a capital letter.

Second, the second instruction to "Amend page 9 second full paragraph as follows." is not unambiguous as there is no second full paragraph on page 9, only a paragraph spanning pages 9-10 and Applicant's amendment to that paragraph is non-compliant because Applicant has not included the full text of the paragraph (i.e., the paragraph extends from page 9, line 11 to page 10, line and to amend the paragraph, Applicant must include all of the text from page 9, line 11 to page 10, line 9 - it appears that Applicant only has the portion of the paragraph from page 9, line 11-32).

Third, Applicant has not amended the paragraph spanning pages 10-11 in compliance with 37 CFR 1.121 because 37 CFR 1.121(a) requires either double spacing or 1 1/2 spacing and lines 8 and 9 are not double or 1 1/2 spaced.

Continuation of 2(b) Other. The Abstract has not been amended in compliance with 37 CFR 1.121(b)(1)(ii) in that it does not show the markings to the paragraph so that the Examiner can easily discern the changes made therefor. The Manual of Procedure (MPEP) section 608.01(b) states that "the abstract of the disclosure has been interpreted to be a part of the specification for the purposes of compliance with paragraph 1 of 35 U.S.C. 112 (In re Ambrouster, 512 F.2d 676, 678-9, 185 USPQ 152, 154 (CCPA 1975))" and therefore, the examiner needs to know what changes Applicant has made to the Abstract by simply instructing to replace the original Abstract with a new Abstract as was done in the Amendment flight 16 January 2009. Therefore, in order to comply with 37 CFR 1.121(b)(1)(ii), Applicants must amend the Abstract thy additional to make the Abstract with a deplace the original through the abstract by a simple or the Abstract with a stranger of the Abstract who are the Abstract who are the Abstract who are the Abstract and striking through those words that have been added to the Abstract and striking through those words that have been added to the Abstract who who believe that deletion of five or fewer characters may be shown by double bracketing.

Continuation of 3(c) Other: The examiner notes that 37 CFR 1.121(d), last sentence, requires that "All changes to the drawings shall be explained, IN DETALL, in either the drawing amendment or remarks section of the amendment paper" and Applicant has failed to explain all of the drawing changes IN DETALL in either the "Amendments to the Drawings" section or the "REMARKS" section.

Continuation of 4(e) Other. It appears that Applicant has attempted to amend claims 2-7, 10, 12, and 13 by deleting the first word "A", but single brackets are non-compliant in that 37 CFR 1.121(c)(2) clearly requires strike-through or placing double brackets therearound for deletions. Also, in claim 2, lines 1-3, the words "the joints comprising a first edge and a second edge whereby the first edge comprises a grove and a second edge is provided with a tongue" cannot be deleted by single brackets and must be deleted by strike-through. In the second edge comprises an upper side grover, that "cannot be deleted by single brackets and must be deleted by strike-through. Claim 2, line 5, the words "and an intermediate section" cannot be deleted by single brackets and must be deleted by strike-through. Claim 2, line 6, the "ing" can only be deleted by double brackets therearound or strike-through, not single brackets therearound. Claim 4, lines 1-2, are not in compliance with 37 CFR 1.12(kg) for slining to comply with 7 CFR 1.52(kg)(kj) which requires either double spacing or 1 1/2 spacing and lines 1 and 2 are not double or 1/12 spaced. Claim 13, line 3, the word "adapted" cannot be deleted by single brackets therearound or strike-through and the spacing of 1 1/2 spacing and lines 1 and 2 are not double or 1/12 spaced. Claim 13, line 3, the word "adapted" cannot be deleted by single brackets therearound and must be deleted by strike-through.

/Gay Ann Spahn/ Gay Ann Spahn, Primary Examiner April 8, 2009